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Date: September 22, 2005 Number of pages (including this rage): 6			Time:	m. (Minneapolis)		
			F&B File No.:	294721	Rec.:	478
From:	Walter C. Linder		Telephone Number:		612/766-8801	
То:	To: RIMELL, Samuel G. Art Unit: 2165			Fax No.:571-273-8300 Phone No.:		
Patent & Trademark Office, Technology Center 2100						
Inventor(s):		SERGEY V.S. PAKHOMOV	Examiner:	RIMELL, Samuel G.		
Appln. No.: Filing Date:			Group Art Unit: 2165			
Title:		METHOD FOR GENERATING TRAINING DATA FOR MEDICAL TEXT ABBREVIATION AND ACRONYM NORMALIZATION	Docket No.	51185-29	4721	

Documents attached: Amendment A ter Final Rejection (5 pages)

If you do not receive all pages, please call the Fax Center at 612/766-1650 or Elair e Raiten at 612/766-8728.

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): SERGEY V.S. PAKHOMOV

Examiner:

RIMELL, Samuel G.

Appln. No.: 10/613,261

Group Art Unit: 2165

Filing Date: July 3, 2003

Title:

METHOD FOR

GENERATING TRAINING DATA FOR MEDICAL

TEXT ABBREVIATION AND ACRONYM

NORMALIZATION

Docket No.

51185-294721

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 I CERTIFY THAT THIS CORRESPONDENCE IS BEING FACSIMILE TRANSMITTED TO THE U.S. PATENT AND FRADEMARK OFFICE (FAX NO. (571) 273-8300), ON SETTEMBER 11, 2006.

TYPED OR PRINTED NAME OF PERSON FOR THIS CERTIFICATE:

AMENDMENT AFTER FINAL REJECTION

Sir:

This communication is responsive to the final Office Action mailed on June 23, 2005, and includes the following sections:

- 1. Introductory Commen's, beginning on page 2
- 2. Amendments to and L sting of Claims, beginning on page 3
- 3. Remarks, beginning on page 5

This Amendment After Final Rejection places the application in condition for allowance. Entry of this response is herefore respectfully requested. No fee is believed to be necessary. Should any fee be required, the Commissioner is authorized to charge our Deposit Account No. 06-0029 and is requested to notify us of the same.

AN 10/613,261 Page 2

INTRODUCTORY COMMENTS

This communication is responsive to the outstanding final Office Action mailed on June 23, 2005, in which claims 1-15 were pending. Claim 10 was objected to, but stated to be allowable. Claims 1-9 and 11-15 were rejected.

By this response claim 1 is ar unded to include all the features of claim 10 and intervening claim 8. Claims 8 and 10 are canceled. Claims 9 and 12 are amended for proper dependency and antecedent basis. C aims 13-15 are canceled.

This amendment places the application in condition for allowance. Entry of this amendment and allowance of all remaining pending claims 1-7, 9 and 11-12 are requested.